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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/719,440	12/12/2000	Arno Karwath	870-003-128	7659		
4955 7	7590 02/25/2002					
	SOLA VAN DER SL	EXAMINER				
BRADFORD GREEN BUILDING 5			LEYKIN, RITA			
	DOLPHSON, LLP RADFORD GREEN BUILDING 5 5 MAIN STREET, P O BOX 224 DNROE, CT 06468  ART UNIT PAPER NUMBER					
			2837			
			DATE MAILED: 02/25/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Ammii	ition No.		Jy		
					Applicant(s)		
Office Action Summary		09/719			KARWATH ET AL.		
		Examir			Art Unit		
	The MAILING DATE of this commun	Rita Le	ykin	shoot with the o	2837		
Period fo	or Reply	icadon appears on i	ne cover	sneet with the c	orrespondence ad	iaress	
- Exte after - If the - If NC - Failu - Any r	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUNI nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comm e period for reply specified above is less than thirty (3) period for reply is specified above, the maximum sta re to reply within the set or extended period for reply reply received by the Office later than three months a ed patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no nunication. 0) days, a reply within the s atutory period will apply and will by statute cause the a	event, however tatutory minir will expire S	rer, may a reply be tim num of thirty (30) days IX (6) MONTHS from to	ely filed will be considered timel he mailing date of this c	y. ommunication,	
1)	Responsive to communication(s) file	ed on 12/12/2000					
2a)□		2b)⊠ This action	o non fin	<b>~</b> !			
3)							
٠,١	Since this application is in condition closed in accordance with the pract	ice under <i>Ex parte</i>	Quayle, 1	mai matters, pro 935 C.D. 11, 45	secution as to th 53 O.G. 213.	e merits is	
Dispositi	on of Claims		•	,			
4)🖂	Claim(s) 11-13 and 23-36 is/are pen	ding in the applicat	ion.				
4a) Of the above claim(s) 1-10, 14-22 and 41 is/are withdrawn from consideration.							
	Claim(s) 11-13 is/are allowed.				•		
6)⊠	Claim(s) <u>23-36</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)[	Claim(s) are subject to restrict	ion and/or election	requirem	ent.			
	on Papers						
9)□ ⊤	he specification is objected to by the	Examiner.					
	he drawing(s) filed on is/are:		] objected	to by the Exam	iner		
	Applicant may not request that any obje						
11)[] T	he proposed drawing correction filed	on is: a) 🔲 a	, approved	b) disapprov	ed by the Examine	ır.	
	If approved, corrected drawings are requ	uired in reply to this C	ffice action	n.	o by the Examino		
12)[] T	he oath or declaration is objected to t						
Priority ur	nder 35 U.S.C. §§ 119 and 120						
13)×	Acknowledgment is made of a claim f	or foreign priority u	nder 35 U	l.S.C. § 119(a)-	(d) or (f)		
a)⊠	All b) Some * c) None of:			3 (2.)	(-) -: (.).		
1	Certified copies of the priority d	ocuments have bee	n receive	ed.			
	Certified copies of the priority de				No.		
3	B. Copies of the certified copies of application from the Internate the attached detailed Office action	the priority docum	ents have	been received		stage	
14)∐ Ac	knowledgment is made of a claim for	domestic priority u	nder 35 I	S C & 110(a)	/to o provinte a a l		
a)	The translation of the foreign lange	uade provisional ar	nlication	no.o. y 119(e) ( hae heen roos:	rod vod	application).	
15) 🗌 Ac	knowledgment is made of a claim for	domestic priority u	nder 35 L	J.S.C. §§ 120 ai	nd/or 121.		
ttachment(s	s)	•		<b>50</b> = 2 <b>5</b> .	·- · ·		
Notice o	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTC tion Disclosure Statement(s) (PTO-1449) Pape	0-948) er No(s) <u>5</u> .	4) \( \text{ into } \) 5) \( \text{ No } \) 6) \( \text{ Other } \)	tice of Informal Pate	TO-413) Paper No(s) ent Application (PTO-	). <u>6</u> . 152)	
Patent and Trade O-326 (Rev.	0.4.0.43	Office Action Summa			Part of E		

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#### **DETAILED ACTION**

## Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - Claims 11-13 and 23-36, drawn to Motor control system with Specific system operational feature, classified in class 388, subclass 900.
  - II. Claims 1-10, 41 and 14-22, drawn to "Motive power system "classified in class 318, subclass 254 (electronically commutated motors).

The inventions are distinct, each from the other because of the following reasons:

2. Inventions I and II are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the combination of an electric motor and first and second voltage divider tapping points potentials requires the microprocessor only for switching the tapping points potentials to influence the motor function.

The subcombination has separate utility such as associated with the microprocessor volatile memory element and nonvolatile memory element configured for transferring at least one object between the microprocessor and memory elements.

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3. During a telephone conversation with Mr. Milton Oliver on February 5, 2002 a provisional election was made to prosecute the invention of motor control system with specific system operational feature, claim11-13 and 23-36. Affirmation of this election must be made by applicant in replying to this Office action. Claims 1-10 and 14-22 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

4. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

# Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 23-36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Archer et al. US # 5,592,058.

With reference to Fig. 1, Archer et al. introduce:

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 A system 100 that has an arrangement for electronically commutated motor 114, having a rotating assembly mechanically connected via a shaft to a device to be driven, such as fan 118;

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- A microprocessor 102;
- A read only memory 106 that maybe incorporated with the microprocessor and having software used to control operation of microprocessor 102, (see column 4, lines 21-52);
- A nonvolatile memory PNV 120, for storing representative of system characteristics at a particular address as a set of operating parameters for the system 100, (see column 9, lines 5-15). Wherein, based on parameters stored in the system, microprocessor generates motor control signals M.C.S. via line 110. As a result, the motor control signals generated by the microprocessor 102 would be a function of stored parameters in addition to the control signal parameters, (see column 5, lines 21-42);
- With reference to Fig. 5 a serial interface between the ASIC 112 and microprocessor 102 provides serial communication to the ASIC 112 of a current reference signal (Iref) among the others, (see column 11, lines 13-45);

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 The non-volatile memory 120, stores the information in a permanent fashion often on hard disks and includes write protection of nonvolatile memory, by the design;

- The length of transferable objects, storing the information in the predefined directory as an address, comparing the stored addresses and retrieving the information for processing is design expedient;
- The presence of volatile memory in computer setting is a matter of design choice;
- A storage site used to compensate for differences in data flow rates or interface between data systems with different rates of transmission known as buffer memory - are well known in the art.

Hence, it would have been obvious to one having ordinary skill in the art at the time the invention was made use known microprocessor components for storing, adjusting and transmitting the information in order to control the motor for a device such a fan according to the system required characteristics and stored information.

The reason is to adapt motor operational characteristics to needs of system user and maintenance.

### Allowable Subject Matter

1. Claims 11-13 are allowed.

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- 2. The following is a statement of reasons for the indication of allowable subject matter: Prior art listed in the attached PTO-892 form considered to be pertinent to the submitted application. However, none of the sited prior art teach or suggests in combination:
  - Switching on the motor and thereafter monitoring the start-up time of the motor;
  - During the start-up time, setting under control of a program running by the microprocessor, a current limiting value (Iref), for limiting the motor current to a first value (Iref = 1);
  - Ascertaining expiration of the start-up time (Ts) and after in program controlled manner, setting the current limiting value (Iref) to a second value (Iref =TST) that is different from the first value.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rita Leykin whose telephone number is (703)308-5828. The examiner can normally be reached on Monday-Friday 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Nappi can be reached on (703)308-3370.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0956.

Rita Leykin Examiner Art Unit 2837

R.L February 21, 2002 Rita Leguin